



Dated: June 27, 2022

The following is ORDERED:

Sarah A Hall
United States Bankruptcy Judge

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF OKLAHOMA**

In re:

TRENT DWIGHT FORD and) Case No. 21-10574-SAH
JILL NICOLE FORD,

Debtors.

UNITED STATES TRUSTEE,

Plaintiff,

v.

TRENT DWIGHT FORD and)
JILL NICOLE FORD,

Defendants.

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Case No. 21-10574-SAH

Chapter 7

Adv. Pro. 21-01062-SAH

**ORDER TO SHOW CAUSE WHY ADVERSARY PROCEEDING
SHOULD NOT BE DISMISSED AS MOOT**

On September 10, 2021, the United States Trustee (the “UST”) initiated the present adversary objecting to entry of discharge for debtors Trent Dwight Ford and Jill Nicole Ford (“Debtors”). On April 28, 2022, Debtors and the UST filed a Stipulation Regarding the Waivers

of Discharge of Debtors Trent D. and Jill N. Ford [Bankruptcy Case, Doc. 88] (the “Stipulation”) in the primary bankruptcy case. Pursuant to the Stipulation, Debtors agreed to waive their discharge, forever barring and denying each of them a chapter 7 discharge, pursuant to 11 U.S.C. § 727(a)(10), for those debts incurred up to and including March 17, 2021. The same day, the UST filed her Motion to Waive Discharge and Notice of Opportunity for Hearing [Bankruptcy Case, Doc. 89], which was granted by Agreed Order Approving the Debtors’ Waivers of Discharge [Bankruptcy Case, Doc. 90], entered by the Court on May 16, 2022.

In light of Debtors’ approved waiver of discharge, the UST is directed to show cause in writing why this adversary proceeding seeking to deny Debtors their discharge should not be dismissed as moot. If the UST fails to show cause in writing by July 11, 2022, this adversary proceeding will be dismissed with prejudice without further notice or hearing.

IT IS SO ORDERED.

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